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10 *Attorneys for Defendant*  
11 *Leon Jackson, M.D.*

12  
13 **UNITED STATES DISTRICT COURT**  
14  
15 **DISTRICT OF NEVADA**

16 JAMES DAVIS, an individual,  
17 Plaintiff,  
18 vs.  
19 MICHAEL MINEV, in his individual capacity  
20 and official capacities;  
JOSEPH BENSON, in his individual capacity and  
21 official capacities;  
RUSSELL PERRY, in his individual capacity and  
22 official capacities;  
ISIDRO BACA, in his individual capacity and  
23 official capacities;  
JERRY HOWELL, in his individual capacity and  
24 official capacities;  
WILLIAM HUTCHINGS, in his individual  
25 capacity and official capacities;  
CALVIN JOHNSON, in his individual capacity  
and official capacities;  
BRIAN WILLIAMS, in his individual capacity  
and official capacities;  
JOHN WESTON, in his individual capacity;  
26 JANICE TAYLOR-EASLER, in her individual  
capacity;  
MARTIN NAUGHTON, in his individual  
27 capacity;  
LEON JACKSON, in his individual capacity;  
HENRY LANDSMAN, in his individual  
capacity;  
SYMOUR OMANDAC, in his individual  
capacity;  
JAYMIE CABRERA, in her individual capacity;  
28 DOES 1-10, in their individual and/or official  
capacities;  
DOES 1-10, in their individual and/or official  
capacities;  
Defendants.

CASE No: 2:22-cv-01796-RFB-DJA

**JOINT MOTION  
STIPULATION FOR EXTENSION  
OF TIME TO RESPOND TO FIRST  
AMENDED COMPLAINT ON  
BEHALF OF DEFENDANT  
LEON JACKSON, M.D.**

**(FIRST REQUEST)**

1 IT IS HEREBY STIPULATED by and between Plaintiff JAMES ANTHONY DAVIS and  
2 Defendant LEON JACKSON, M.D., through their respective counsel, that the time to file a response  
3 to the First Amended Complaint (ECF No. 14) may be extended by two weeks, from June 11,  
4 2024 to June 25, 2024. An extension to respond to the First Amended Complaint is sought to  
5 investigate whether Dr. Jackson should be dismissed from the above-entitled matter.

6 This extension is not sought for purposes of delay or for any other improper purpose.

7 **IT IS SO STIPULATED.**

8 DATED: June 7, 2024

DATED: June 7, 2024

9 RENE L. VALLADARES  
FEDERAL PUBLIC DEFENDER

LEMONS, GRUNDY & EISENBERG

11 By: /s/ Ryan Norwood  
12 Ryan Norwood  
Assistant Public Defender  
13 *Attorneys for Plaintiff*

By: /s/ Alice Campos Mercado  
Alice Campos Mercado  
14 *Attorneys for Defendant*  
15 *Leon Jackson, M.D.*

16 **O R D E R**

17 Under Local Rule 7-1(c), a stipulation that has been signed by fewer than all the parties or  
18 their attorneys will be treated - and must be filed - as a joint motion. The Court thus treats  
19 this filing as a joint motion and will expect that future filings follow Local Rule 7-1(c). The  
Court GRANTS the joint motion (ECF No. 47).

20 DATED: 6/10/2024

21  
22   
23 DANIEL J. ALBREGTS  
24 UNITED STATES MAGISTRATE JUDGE  
25  
26  
27  
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**CERTIFICATE OF SERVICE**

I am a citizen of the United States. My business address is 6005 Plumas Street, Third Floor, Reno, Nevada 89519, and I am employed by LEMONS, GRUNDY & EISENBERG in the City of Reno and County of Washoe where this service occurs. I am over the age of 18 years and not a party to the within action.

On June 7, 2024, following the ordinary business practice, I electronically filed and served through the CM/ECF program the foregoing document to the addressee(s) listed below described as **Defendant's**

**BY MAIL:** in an envelope with postage thereon fully prepaid to be placed in the U.S. Mail at Reno, Nevada;

**BY PERSONAL SERVICE:** in an envelope to be hand delivered this date;

**BY OVERNIGHT DELIVERY:** in an envelope to be delivered to an overnight delivery carrier with delivery fees provided for;

**BY FACSIMILE:** by transmitting by facsimile to the respective fax telephone phone number(s).

**BY ELECTRONIC SERVICE:** the court to electronically serve the following individual(s):

Aaron D. Ford, Attorney General Kyle L. Hill, Deputy Attorney General Office of the Attorney General 555 E. Washington Ave., Ste. 3900 Las Vegas, NV 89101 T: 702-486-3326 <a href="mailto:khill@ag.nv.gov">khill@ag.nv.gov</a>	Amelia Bizzaro, Asst. Federal Public Defender Ryan Norwood, Asst. Federal Public Defender Federal Public Defenders Office 411 E. Bonneville, Suite 250 Las Vegas, NV 89101 T: (702) 388-6377 <a href="mailto:amelia_bizzaro@fd.org">amelia_bizzaro@fd.org</a> <a href="mailto:ryan_norwood@fd.org">ryan_norwood@fd.org</a> Attorneys for Plaintiff
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I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

/s/ Margie Nevin  
Margie Nevin